## Northern District of California

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UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNL	Δ

RAFAEL SANDOVAL, et al.,

Plaintiffs,

v.

M1 AUTO COLLISIONS CENTERS, et al., Defendants.

Case No. 13-cv-03230-EDL

## **ORDER**

Re: Dkt. No. 125

On September 9, 2015, this Court granted in part and denied in part Plaintiffs' motion for class certification and ordered the Parties to submit a joint letter addressing notice to the conditionally certified FLSA § 216(B) opt-in class. After considering the Parties' letter, the Court orders as follows:

- 1. Plaintiffs' request to use Bullseye Marketing to coordinate the mailing and to allow themselves to collect the opt-ins is denied. The Parties are ordered to meet and confer on a neutral class action administrator within one week of this order. Should the Parties fail to reach an agreement, they are ordered to file a joint letter of no more than four pages updating the Court as to their disagreement by October 16, 2015.
- 2. Defendants are ordered to produce contact information for potential class members to the class administrator in electronic formats agreeable to the administrator within 15 days of the administrator's selection.
- 3. The notice shall not include references to the www.themmlawfirm.com website or the "1-888-525-8248 (888 LA LUCHA)" phone number.
- 4. Plaintiffs' request to follow-up with potential class members via e-mail is denied. Should the Parties determine that a second mailing is necessary, it should be done via the administrator.

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United States District Court

5. P	laintiffs'	request to pos	t the notic	e at Defendants	s' locations in	n Northern	California is
denied.							

6. The deadline for potential class members to submit their consent forms shall be 90 days from the date of the class notice mailing.

## IT IS SO ORDERED.

Dated: October 6, 2015

Elizabeth D. Laporte United States Magistrate Judge